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# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM342693

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Petters Company, Inc.		03/19/2015	CORPORATION: DELAWARE

# **RECEIVING PARTY DATA**

Name:	Zink Holdings LLC	
Street Address:	2 Bergen Turnpike	
City:	Ridgefield Park	
State/Country:	NEW JERSEY	
Postal Code:	07660	
Entity Type:	LIMITED LIABILITY COMPANY: NEW JERSEY	

# **PROPERTY NUMBERS Total: 20**

Property Type	Number	Word Mark
Serial Number:	85829181	APP PRINTER
Serial Number:	85659537	APPY
Serial Number:	85659526	HAPPY
Serial Number:	85773516	HAPPY +
Serial Number:	85729384	HAPPY
Serial Number:	85729360	ZINK HAPPY
Serial Number:	85710058	
Serial Number:	85710042	ZROLL
Serial Number:	85829179	SMART APP PRINTER
Serial Number:	85773512	HAPPY +
Serial Number:	85659510	APPY
Serial Number:	78500666	ZINK. ZERO INK.
Serial Number:	78495981	ZERO INK
Serial Number:	77976328	SMART SHEET
Serial Number:	77975953	ZINK ZERO INK
Serial Number:	77975952	
Serial Number:	77977224	ZINK
Serial Number:	77977210	ZINK. ZERO INK.
Serial Number:	77976193	ZERO INK. ZERO BOUNDARIES.

TRADEMARK REEL: 005524 FRAME: 0796

900325942

Property Type	Number	Word Mark
Serial Number:	77183600	ZZZ ZINK ZERO INK

### **CORRESPONDENCE DATA**

**Fax Number:** 6123351657

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

**Phone:** 612-335-1799

Email: cheryl.classen@stinsonleonard.com

Correspondent Name: Ruth Rivard

Address Line 1:150 South Fifth Street, Suite 2300Address Line 4:Minneapolis, MINNESOTA 55402

ATTORNEY DOCKET NUMBER:	3003632-0002 RAR/CEC
NAME OF SUBMITTER:	Ruth Rivard
SIGNATURE:	/Ruth Rivard/
DATE SIGNED:	05/28/2015

### **Total Attachments: 6**

source=Petters -Zink Assignment of Loan Documents#page1.tif source=Petters -Zink Assignment of Loan Documents#page2.tif source=Petters -Zink Assignment of Loan Documents#page3.tif source=Petters -Zink Assignment of Loan Documents#page4.tif source=Petters -Zink Assignment of Loan Documents#page5.tif source=Petters -Zink Assignment of Loan Documents#page6.tif

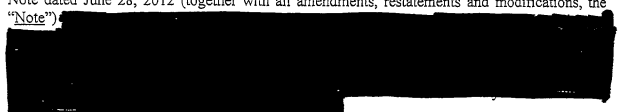
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# NOTE PURCHASE AND SALE AGREEMENT

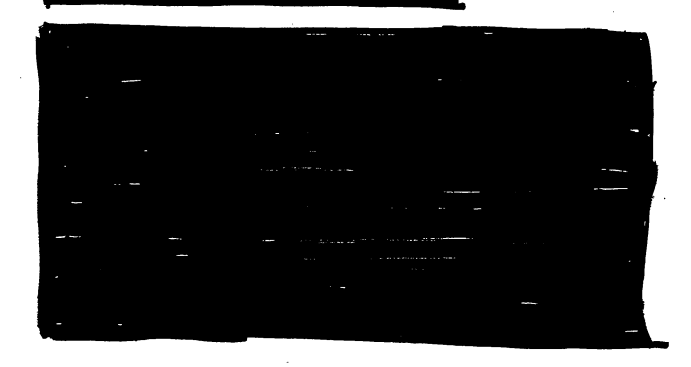
THIS NOTE PURCHASE AND SALE AGREEMENT (the "Agreement") is made this 19th day of March, 2015, by and between PETTERS COMPANY, INC., a Delaware corporation (as debtor and on behalf of its bankruptcy estate, "Assignor"), and ZINK HOLDINGS LLC, a New Jersey limited liability company (together with its successors and assigns, "Assignee").

# RECITALS

A. ZINK IMAGING, INC., a Delaware corporation ("<u>Borrower</u>"), is obligated to Assignor pursuant to that certain Third Amended and Restated Secured Convertible Promissory Note dated June 28, 2012 (together with all amendments, restatements and modifications, the "Note")



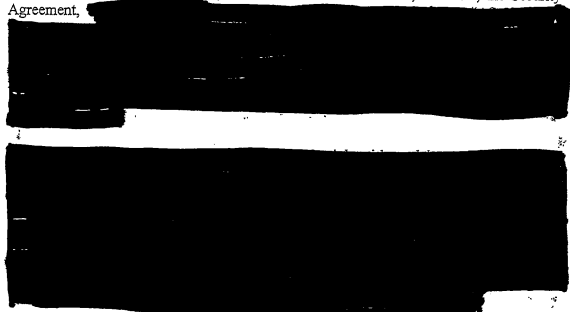
B. The Note is secured by the assets of Borrower set forth in that certain Security Agreement dated August 15, 2007 (together with all amendments, restatements and modifications, the "Security Agreement")



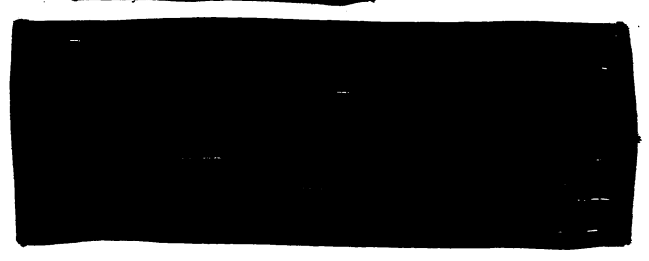
DOCS-#4526632-v8

# 1. Sale and Purchase.

(a) Subject to the terms and conditions contained herein, Assignor agrees to sell, assign, transfer, set over and convey to Assignee and Assignee hereby agrees to purchase, all of Assignor's right, title and interest in the Loan, the Note, the Security



(c) Upon Assignor's receipt of the Purchase Price, Assignor shall deliver to Assignee (i) an Assignment of Loan Documents in the form attached hereto as Exhibit D, (ii) an Endorsement of Promissory Note duly executed by Assignor in the form attached hereto as Exhibit E;



IN WITNESS WHEREOF, the parties have executed this Agreement by their duly authorized representative as of the date first above stated.

# ASSIGNEE:

ZINK HOLDINGS LLC

Name: CHAIM PIEXARCK |
Title: WOLFIEL NEWSON

# ASSIGNOR:

PETTERS COMPANY, INC. (as debtor and on behalf of its bankruptcy estate)

By: Name: Douglas A. Kelley
Title: Chapter 11 Trustee

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format (pdf) shall constitute effective execution and delivery of this Agreement as to the parties and may be used in lieu of the original Agreement for all purposes.

IN WITNESS WHEREOF, the parties have executed this Agreement by their duly authorized representative as of the date first above stated.

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ZINK HOLDINGS LLC

By: \_\_\_\_\_\_\_
Name:
Title:

# **ASSIGNOR:**

PETTERS COMPANY, INC. (as debtor and on behalf of its bankruptcy estate)

Name: Douglas A. Kelley Title: Chapter 11 Trustee

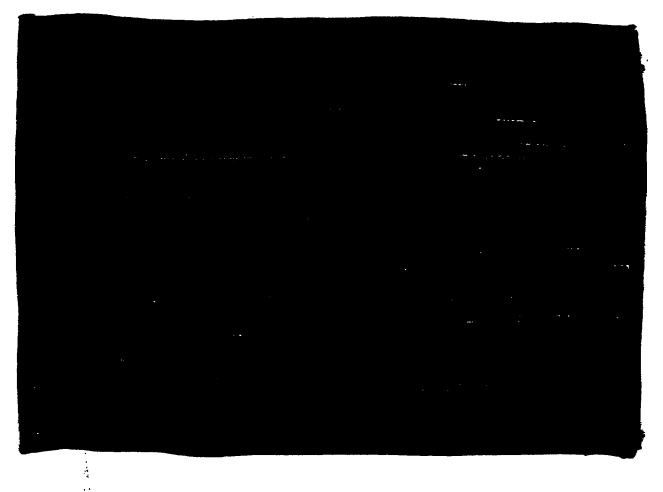
# EXHIBIT A

# ADDITIONAL LOAN DOCUMENTS

UCC-1 Financing Statement filed with the Delaware Department of State, U.C.C. Filing Section on August 15, 2007, naming Borrower as Debtor and Assignor as Secured Party as File No. 2007 3116760.

UCC Financing Statement Amendment filed with the Delaware Department of State, U.C.C. Filing Section on February 15, 2012, as File No. 2012 0606675.

Filing of Security Agreement by Assignor with United States Patent and Trademark Office on June 7, 2013 and related corrective filing on February 20, 2014.



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105331487v3 DOCS-#4526632-v1

# ASSIGNMENT OF LOAN DOCUMENTS

FOR GOOD AND VALUABLE CONSIDERATION, THE RECEIPT AND SUFFICIENCY OF WHICH IS HEREBY ACKNOWLEDGED, AND PURSUANT TO THE TERMS AND CONDITIONS OF THAT CERTAIN NOTE PURCHASE AND SALE AGREEMENT (THE "AGREEMENT") BY AND BETWEEN PETTERS COMPANY, INC. (AS DEBTOR AND ON BEHALF OF ITS BANKRUPTCY ESTATE, "ASSIGNOR") AND ZINK HOLDINGS LLC ("ASSIGNEE"), ASSIGNOR DOES HEREBY ASSIGN, TRANSFER, CONVEY, SET OVER AND OTHERWISE SELL TO ASSIGNEE, ITS SUCCESSORS AND ASSIGNS, ALL RIGHT, TITLE, INTEREST OF ASSIGNOR IN, TO AND UNDER THE LOAN DOCUMENTS AND APPLICABLE LAW, INCLUDING ALL OF ASSIGNOR'S INTEREST IN THE REAL AND PERSONAL PROPERTY COLLATERAL AS EVIDENCED AND SECURED THEREBY TOGETHER WITH ALL RIGHTS, POWERS, REMEDIES, PRIVILEGES, CLAIMS AND CAUSES OF ACTION OF ASSIGNOR WITH RESPECT TO BORROWER UNDER THE LOAN DOCUMENTS AND APPLICABLE LAW. CAPITALIZED TERMS THAT ARE NOT DEFINED HEREIN SHALL HAVE THE MEANING ASCRIBED TO THE TERMS IN THE AGREEMENT.

THIS ASSIGNMENT IS "AS IS," WITHOUT RECOURSE AND, EXCEPT AS AND TO THE EXTENT SPECIFICALLY SET FORTH IN THE NOTE PURCHASE AND SALE AGREEMENT DATED OF EVEN DATE HEREWITH BY AND BETWEEN ASSIGNOR AND ASSIGNEE (THE "AGREEMENT"), WITHOUT REPRESENTATION OR WARRANTY (EXPRESS, IMPLIED OR BY OPERATION OF LAW) OF ANY TYPE OR KIND AND IS SUBJECT TO THE TERMS AND CONDITIONS OF THE AGREEMENT.

WITNESS WHEREOF, THE UNDERSIGNED HAS CAUSED 2015.

### **ASSIGNOR:**

PETTERS COMPANY, INC. (as debtor and on behalf of its bankruptcy estate)

Printed Name: Douglas A. Kelley

Its: Chapter 11 Trustee

STATE OF MINNESOTA	) ) ss.
COUNTY OF HENNEPIN	)
The foregoing instrur	nent was acknowledged before me this MM day of MMCh
2015.	Mwande
(C)	Notary Public

State of Minnesota My Commission Expires January 31, 2019

TRADEMARK

RECORDED: 05/28/2015

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